

## UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office

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SEXIAL NUMBER	FILING DATE	FIRST NAMED INVI	NTOR ATTORNE	ATTORNEY DOCKET NO.	
07/502,330	03/30/90	HANSCHEN	T 44938	T 44938USA54	
			BELL. J EXAMINER		
ATTN: WILLIA	AM J. BOND	15N1			
3M OFFICE OF P. O. BOX 33		NSEL.	ART UNIT PAR	PER NUMBER	
ST. PAUL, MN		7	1504	3	
This is a communication from COMMISSIONER OF PATEN	the exeminer in charge of TS AND TRADEMARKS	your application.	DATE MAILEO: 05/18	3/93	
		<b>\</b>	-1 les		
This application has been	examined Res	ponsive to communication filed on	7/14/12 This action	is made final.	
A shortened statutory period for response to this action is set to expire					
Part 1 THE FOLLOWING ATTACHMENT(S) ARE PART OF THIS ACTION:					
<u> </u>					
Notice of Reference Notice of Art Cited	es Cited by Examiner, by Applicant, PTO-14	PTO-892. 2. L 19. 4. L	Notice re Patent Drawing, PTO-948.		
	v to Effect Drawing Ch		Notice of Informal Patent Application, Fo	m P10-152	
Part II SUMMARY OF ACTION					
1. Claims_	-37 + 46-	64	are pending		
Of the above	e daime				
	_		are withdrawn f	rom consideration,	
3. Claims					
	37 + 46 -6	4	are allowe	d.	
5 Claims			are rejecte	d.	
			are objects		
6. Claims are subject to restriction or election requirement.					
7. This application has been filed with informal drawings under 37 C.F.R. 1.85 which are acceptable for examination purposes.					
	required in response				
9. The corrected or substitute drawings have been received on Under 37 C.F.R. 1.84 these drawings are acceptable; not acceptable (see explanation or Notice re Patent Drawing, PTO-948).					
10. The proposed addition examiner; disap	ional or substitute shee proved by the examine	et(s) of drawings, filed on or (see explanation).	. has (have) been  approved	by the	
11. The proposed drawing correction, filed has been _ approved; _ disapproved (see explanation).					
12. Acknowledgement is made of the claim for priority under U.S.C. 119. The certified copy has been received not been received been filed in parent application, serial no; filed on					
13. Since this application apppears to be in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11; 453 O.G. 213.					
14. Other					

Art Unit 1504

Claims 1-37 and 46-64 are rejected under 35 USC 103 as unpatentable over WO 90/02540. The reference sets forth a multi-layer film comprising outer layers of inelastic film and an inner layer of elastic film where the laminate will preferentially elongate when stretched. The specific parameters are considered a matter of choice.

James J. Bell:jp April 21, 1993 PRIMARY EXAMINER ART UNIT 154